## ALEXIS LEAVES UNDER TRI-COLOR

He is Reviled, Jeered and Cursed At by His Own People.

#### REVOLUTIONISTS IN POSSESSION OF CITY

French Flag Protected Him While Going from Palace to Quay-There Infuriated Women Broke Through, and One Tried to Stab Him.

ORT-AU-PRINCE, December 2.—
President Nord Alexis has been deposed, and is now safe on board the French training ship Duguay Trouin, and Port-au-Prince is in the hands of the revolutionists. General Antione Simon, the leader of the insurgents, is marching but the penjantle with an array of 5000. peninsula with an army of 5,000, new President, General Legitime.

An immense crowd had assembled at the wharf, and the arrival of the presidential carriage, escorted by a battsilon of infautry and a squadron of cavairy, under command of General Hippilyte, was the signal for wild turnuit.

#### Jeered and Cursed At.

along the route the people jeered ursed at the fallen President, but when the landing stage was reached the mob lost all restraint. Infuriated women broke through the cordon of troops and shrieked the coarsest in-sults into the very face of the Presi-dent, who strove bravely to appear undismayed.

President was broken open. Contained some \$10,000 in gold and Contained some \$10,000 in gold and Contained some \$10,000 in gold and

promptly appropriated, ne unrest had its culminating point this morning, when regularly thised bands of citizens moved tly about the town and took pos-

## TRIAL POSTPONED

Coopers and Former Sheriff Sharp Will Be Tried in December.

NASHVILLE, TENN., December 2.—
On application by the defense, the trial of Colonel Duncan B. Cooper. Robin Cooper and ex-Sheriff John D. Sharp, indicted for the murder of former United States Senator E. W. Carmack, has been postponed until the January term of court. The case had been set for trial December 8th.

## C. & O. IS FINED

Convicted on Fifteen Points for Viola-tion of Safety Appliance Act.

CHARLESTON, W. VA. December 2.

The Chesapeake and Ohio Rallway
Company was fined \$1.500 in the United
States Circuit Court to-day on fifteen
counts for violation of the safety apbliance act.

Attorney Stone Is Fighting to Have Him Appear in Pittsburg.

PHILADELPHIA, PA., December 2.—
Argument on the appeal from the decision of the United States Court at Pittsburg, which dismissed a writ of habeas corpus to bring Harry K. Thaw from Matteawan asylum to Pittsburg to testify in bankruptcy proceedings was concluded to-day in the United States Circuit Court of Appeals. The court held the case under advisement. An early decision is expected.

The fight to have Harry K. Thaw, the slayer of Stanford White, taken from Matteawan asylum in New York State to Pittsburg for the purpose of appearing in bankruptcy proceedings there was resumed in the United States Circuit Court of Appeals here to-day, when former Governor Stone, of Pittsburg, counsel for Roger O'Hara, trustee of Thaw's estate in bankruptcy, continued his argument, which was begun yesterday.

Mr. Stone, who filed the petition tak-

tinued his argument, which was begun yesterday.

Mr. Stone, who filed the petition taking the case to the Appellate Court, wants that tribunal to review the decision of Judge Young, of the court for the Western District of Pennsylvania, who dismissed a writ of habeas corpus ad testificandum granted during Judge Young's absence in Europe by Judge Archbald, of the United States Court for the Middle District of Pennsylvania. The bankruptcy proceedings were originally brought in Judge Young's jurisdiction.

Counsel for New York State, which is opposing the effort to have Thaw taken to Pittsburg, declares that the

## SIXTY-TWO INDICTMENTS

Names of Reel Foot Night Riders Are,

Names of Reel Foot Night Riders Are, However, Kept Secret.

UNION CITY, TENN., December 2.—
The county grand jury to-day returned sixty-two true bills in the night rider cases, directing the clerk of the court to keep secret all names until the indictments are recorded. The reason for secrecy is that a number of those indicted have not yet been arrested.

mined."
It is known here that for at least two weeks Mr. Glass has been in consultation with friends on the subject of his contemplated candidacy. He stated to-night that he expected to reach a decision and announce it before the end of next week.

Mr. Glass is, of course, very much gratified at the kindly notice taken of him by The Times-Dispatch, and regrets that he is unable to give that

paper a definite announcement of his

It is only fair to state that Mr. Glass's secretary called at The Times-Dispateh office and gave out the story printed in yesterday's paper.—Editor The Times-Dispateli.

## Times-Dispatch Correspondents

The convention of Times-Dispatch correspondents will be held next Weddesday and Thursday, December 5th and 10th, in Nurphy's Hotel in this city. Prominent speakers will address the members of the association.

# GOES FOR COUNT

# LEAPED FROM WINDOW

Says It Was the Salon Window and Used as Exit-Boni Showed Himself Eligible for an Insane Asylum by Refusing a Settle-

NASHWILLE, TENN. December 2.—
Judge Thomas A. Matthews, in the Circuit Court here to-day, surprised the State's attorney from Union City, who is here to-day to secure the return to Obion county of eight men to answer to indictments charging them with murder, by holding that the shering with murder, by holding that the shering iff, the attorneys, and every one in any way connected with the service of caplases on the prisoners here, were guilty of contempt of his court. He further stated that the technical arrests made yesterday of the prisoners in jall were illegal.

Attorney Hill argued that no contempt had been intended, and that no actual service was had on the prisoners in jall were illegal.

REPLY FROM CROKER

Shys Rabbit Wise Grudges Him the compiled with.

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REPLY FROM CROKER

Shys Rabbit Wise Grudges Him the compiled with.

Croker to-day, He characterized Rabbit Wise as "a narrow old man, who grudges me the welcome of my old friends."

Mr. Croker denied that he ever had the count's legal rights over the education of the children, provided only difficulty.

Counsel for the princess as follows: the would withdraw the swilt if the would withdraw the soult if the count had formally declared that in he would withdraw the swilt if the would withdraw the swilt if the would wither the count had formally declared that in he would withdraw the swilt if the facts that the count had formach from her husband. The facts that the count had offered to prove were irrelevant, and if they were established they had no bearing upon the education of the children. The facts that the count had offered to prove were irrelevant, and if the count had offered to prove were irrelevant, and if the count had offered to prove were irrelevant, and if the count had open t

Subsequently, at a mass meeting of to Discuss the Subject.

WASHINGTON, D. C. December 2.—
Under the presidency of BrigadierGeneral Robert M. O'Reilly, SurgeonGeneral of the army, a board of medical officers has been called by the Wan Department to meet in this city on Saturday next for the purpose of investigating the question of the desirability of immunizing the regular, and, in case of war, the volunteer, army against typhold fever. If this action is taken, it will be one of the most radical steps ever adopted to protect the army against the typhold germ has been applied in both the German and British armies with markedly good results. Captain Frederick F. Russel, of the army medical corps, has made a close study of what has been done abroad in this respect, and his report will be considered by the board. The board will endeavor to determine whether this theory for the control of typhold epidemic is sound.

The board has in its membership six of the most eminent bacterloogical expects in this country.

Subsequently, at a mass meeting of the protesting against his withdrawal. Woodward reconsiders disconsidered and at times the race, and from that hour a hard campaign and from that hour a hard from the r

# ARCHIE VAUGHAN CONFESSED CRIME

Lawyer for Princess De Sa-Told Story of Betrayal of Girl and Placing Child in River.

#### FANNIE POPE HELD ON MURDER CHARGE

Negro Woman and Her Daughter Charged With Killing Mary Murphy-Police Now in Possession of All the Facts in the

as continued in the rincess, before her marriage is Castellane, was Miss Anna Gould. The first hearing occurred last week, and counsel for the count declared that the moral atmosphere of the Sagan household was harmful to the children, and therefore they should be placed in the custody of the Marquise de Castellane, the counts mother. The court room to-day was more cfrowded than last week. M. Clemenceau, in presenting the princess's side of the case, emphasized the fact that the dider that a second marriage did not affect their children, even in cases where their children, even in cases where their children, even in cases where this second marriage was with the sileged accomplice in adultery.

Contentions of Princess.

M. Clemenceau then summed up the forms of the princess as follows:

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M. Clemenceau then summed up the forms of the chief and the detective department. Both Pope women were taken before the chief and the detective, and content of the chief and the detective department may be princed at a consultation heid between major the chief and the detective department in the members of the detective department in the me

## MADDOX ELECTED

# WAS LIQUIDATED

Archbold Tells of Forming of the New Jersey Holding Company.

# KELLOGG DRAWS OUT MUCH INFORMATION

New Jersey Is the Most Reasonable State Towards Corporations, and It Was Therefore Selected - Congressman Sibley Managed One of the Companies.

EW YORK, December 2.—The processes through which the Standard Oil trust was liqui-dated and its thirty subsidiary companies brought under com-

trust dissolved.

There was no ulterior motive in the fact that only about 51 per cent. of the trust certificates were liquidated into the stocks of the subsidiary companies, said Mr. Archbold. Small holders declined to liquidate, preferring to retain their certificates, which had a market value, rather than to obtain infinitesimally small parts in the several minor companies.

New Jersey Is Besserved.

New Jersey Is Reasonable.

Archbold testified that essman Joseph C. Sib

And the second of various points of vanishing.

The shots were fired, but the President of the Second of various points of vanishing.

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The shots were fired, but the President of the Second of various points of vanishing and the shot of t was found not guilty late to-day by a given to be shown business by its own efforts, took over competitors, and in that way increased its own business.

MORE HOPEFUL

Citizens Think Conditions at Pine Bluff Will Now Improve.

A more hopeful feeling prevailed in this city to-night, when it was predicted that the crest of the high water would pass here by to-morrow night. It is believed that the water will reach one foot over the previous flood stage. It is believed that the water will reach one foot over the previous flood stage. The situation is distinctly better, and if the fasches hold until Thursday night the worst danger will be over. The north bank of the river caved rapidly to-day, giving relief to the south bank. Pine Bluff side, and the swift current is not striking the endangered ground with such force as formerly. The courthouse and Berlines stable are now the principal danger points. A part of the studing waters are encreaching upon the remaining a notice of the Treasury.

Was found not guilty late to-day by a giving in the Supreme Court in Brook-live, at which time it had been announced the lyn, where he has been on trial for appropriating to his own use \$50,000 of the stable are encreased its own business.

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The defendant was president of the stable are encreased as a member did the funds of the rust company.

The before finds the water will reach the such as the funds of the rust company.

There are two other indictments now shich had to be decided, and which had a dealed the jury on the near approach of the stable are fund the surface and one for perjury. These, it is believed, will shortly be brought to right to de

## DOCTORS INDICTED

Charged With Wife Murder and Forgery-Woman Is Implicated.

BENTON, ILL., December 2.—Dr. B. Frayfield, of Mulkeytown, Ill., was indicted here to-day, on charges of murder and forgery, growing out of the deaths of his wife and Reuben F Parrish. The case has caused as sensation.

Parrish, The case has caused a sensation.

The indictments followed efforts of Brayfield and Mrs. Parrish to collect life insurance from fraternal orders of which the deceased persons were members. Dr. Brayfield has long been one of the most prominent practitioners of Southern Illinois.

Dr. Brayfield is charged with poisoning Parrish, who was the agent of the Illinois Central Railway at Mulkeytown. On the day that Parrish died Mrs. Brayfield became ill, She was attended by her husband until March 15th, when she died.

Judge Creighton issued a bench warrant for Brayfield's agrest.

BUILD NEW SHIPS

BUILD NEW SHIPS

Spend Less in Repairing the Old Ones,
Says Admiral Capps.

WASHINGTON, D. G., December 2.—
The annual report of Admiral W. L.
Capps, chief constructor of the navy,
disposes of various phases of criticisms
that have been made of the plans of
the battleships North Dakota and Delaware, by declaring that the recommendations for changes made by the
Newport conference related only to
minor details, over which there naturally would be diferences of opinion
and improvement from time to time.
Estimates for the construction and
repair of vessels at navy yards and on
foreign stations amount to \$8,840,718 over
the appropriations for the current fiscal
year. The amount estimated for "increase of the navy, construction and
machinery," for work for new vessels
authorized by Congress is \$14,840,790,
the amount appropriated for the current fiscal year being \$12,833,962. For
continuing work on submarine torpedo
boats the construction and limit of
cost of which already have been authorized by Congress an estimate is
made of \$1,800,000, the amount appropriated for the current year being
\$2,000,000, and for work on two fleet
colliers heretofore authorized, the estimate is \$12,100,000, the appropriation
for the current fiscal year being \$1,500,000.

Admiral Capps refers to the lack of

The thoroughness and skil! with which the work was performed has convinced the police that the burglars convinced the court from he carefulars convinced as a prevention of Gates, whom he characterized as "forger a

## JENKINS NOT GUILTY

cleveland Plain Dealer to-morrow will say that Representative Theodore Burton, of Cleveland, has been offered by President-elect Taft the portfolio of Secretary of the Treasury.

Mr. Burton has taken the offer under consideration, but will make no reply to Mr. Taft until after the Ohio senatorial situation has been clarified. It is understood that Mr. Taft's action to tending the secretaryship to Mr.

is understood that ar. Tarr's action in tendering the secretaryship to Mr. Burton is entirely without respect to the senatorial light, in which his brother, Charles P. Tart, of Cincinnati, is a prominent factor.

## HIRED ASSASSIN

Confesses His Crime, but Says He Made
Mistake in Man.

SPARTANBURG, S. C., December 2.—

A special dispatch from Alken says
that Quitman Johnson, a negro, was
taken into custody there to-day, charged taken into custody there to-day, charged with the murder of a prominent farmer of Barnwell county, and hurried to the penitentiary for safekeeping, the authorities fearing lynching.

On his way to prison he confessed that he had been hired to take the life of another man, and that he had mistaken his victim.

KOBE, JAPAN, December 2,—The Japanese steamer Glasel Maru found-ered off Wel-Haj-Wel November 30th. The number of lives lost was seventy The steamer was of 500 tons.

A mass-meeting of the Children's Club of The Times-Dispatch is sailed for 4 Gelock this atternoon in the Jefferson Hotel auditorium.

## GILBERT'S FATE HANGS WITH JURY

Opening Arguments Indicate That "Guilty Knowledge" is Undecided Question.

#### MARBLE CONVINCINGLY ASKS FOR CONVICTION

Hill Carter Denounces Gates as a "Forger and Thief," and Puts All Blame of Rebating Up

to Him - Dramatic Scenes in Closing Hours.

for the current fiscal year being \$1.500,000.

Admiral Capps refers to the lack of adequate working facilities at many of the navy yards for ships under repair, and says this condition continues to embarrass the bureau and prevent the prompt and economical performance of work.

A strong recommendation is made in favor of limiting the extent to which old vessels are modernized. He says it is believed it would be more advantageous to expend money on the construction of vessels of the latest design.

BANK IS LOOTED

BANK IS LOOTED

Robbers Took Precautions, and Get Away With About \$14,000.

PEPPERELL, MASS, December 2.—Although the police of every city and town within a radius of fifty miles were keeping a sharp outlook to-day for traces of the five burglars who early to-day blew open the safe of the First National Bank here and escaped with \$14,000 in cash, no clue to the ledentry has been discovered. So con-

or the prosecution, and which closed with the forecful and brilliant detenne of Mr. Hill Carter, will be resumed at 10 o'clock to-day by Attorney H. M. Smith, Mr. Carter's co'league. Judge Lewis, the District Attorney will close the case.

"Forger and Thick!"

To Correct Abuses

To Correct Abuses.

The pressure for its enactment came from abuses which had become unbearable. It simply intends to create equal rights for all from the great transportation companies of this country. The law as it is enforced means that those who obey it can go unmulested, and that those who disobey shall be made to conform to its regulations. It is no local question von have to decide, but is whether or not this law is to be enforced all over this country.

"The law does not intend that you shall convict a man unless he has been proven guilty beyond a reasonable doubt on the other hand, if there is no doubt, a verdict of guiltr is expected. On the other side of the table sits an array of counsel, the equals of any in this country, and they will save everything, in behalf of the accused. I'll give you a word of warning about elocuence. They will make speeches which for eloquence, and elegance of diction, will be such as you might dance to. It is not an emolional verdict which should he asked for by either side. I'll sake you to remember that the case was presented by the prosecution—that is, everything except the derendant's testimony and the statements of character witnesses. There was on phase of the case which came as a surprise to us. It must be that this defendant's testimony and the statements of character witnesses. There was on phase of the case which came as a surprise to us. It must be that this defendant had a good reputation, else he would nover have been cisvated for the case which came as a surprise to us. It must be that this defendant had a good reputation, else he would nover have been cisvated for the desiration of the resistion he now occuries in which he dispenses the funds of a great valleware corroration.

Question to Remember.

"Remember as you consider this case, the defendant's statement in a letter.

"Remember as you consider this case the defendant's statement in a letter; We have inclosed a statement inclusions all cars as far as we can assars."